UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 Date of Report (Date of earliest event reported): November 9, 2020

AMERICA FIRST MULTIFAMILY INVESTORS, L.P.

(Exact name of Registrant as Specified in Its Charter)

Delaware (State or Other Jurisdiction 000-24843 (Commission File Number) 47-0810385 (IRS Employer Identification No.)

of Incorporation) 14301 FNB Parkway, Suite 211, Omaha, Nebraska

(Address of Principal Executive Offices)

68154 (Zip Code)

Registrant's Telephone Number, Including Area Code: (402) 952-1235

Not Applicable

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

D Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Beneficial Unit Certificates representing assignments of limited partnership interests in America First Multifamily Investors, L.P.	ATAX	The NASDAQ Stock Market, LLC

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01. Regulation FD Disclosure.

On November 9, 2020, America First Multifamily Investors, L.P. (the "Partnership") is providing the information which is included in this Current Report on Form 8-K (including Exhibit 99.1 hereto) with respect to supplemental financial information for the Partnership on the Partnership's website, www.ataxfund.com. This information includes selected financial and operations information from the third quarter of 2020 and does not represent a complete set of financial statements and related notes prepared in conformity with generally accepted accounting principles ("GAAP"). Most, but not all, of the selected financial information furnished herein is derived from the Partnership's consolidated financial statements and related notes prepared in accordance with GAAP and management's discussion and analysis of financial condition and results of operations included in the Partnership's reports on Forms 10-K and 10-Q.

The information included in this Current Report on Form 8-K (including Exhibit 99.1 hereto) that is furnished pursuant to this Item 7.01 shall not be deemed to be "filed" for the purposes of Section 18 of the Securities and Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that Section or Sections 11 and 12(a)(2) of the Securities Act of 1933, as amended. The information contained in this Item and in the accompanying Exhibit 99.1 shall not be incorporated by reference into any filing of the Partnership, whether made before or after the date hereof, regardless of any general incorporation language in such filing, unless expressly incorporated by specific reference into such filing.

Item 9.01. Financial Statements and Exhibits.

(a) Not applicable.(b) Not applicable.(c) Not applicable.(d) Exhibits.

Exhibit	
Number	Description
99.1	Supplemental information furnished November 9, 2020.
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Dated: November 9, 2020

AMERICA FIRST MULTIFAMILY INVESTORS, L. P.

By: /s/ Jesse A. Coury

Printed: Jesse A. Coury Title: Chief Financial Officer





Supplemental Financial Report for the Quarter Ended September 30, 2020



AMERICA FIRST MULTIFAMILY INVESTORS, L.P.

All statements in this document other than statements of historical facts, including statements regarding our future results of operations and financial position, business strategy and plans and objectives of management for future operations, are forward-looking statements. When used, statements which are not historical in nature, including those containing words such as "anticipate," "estimate," "should," "expect," "believe," "intend," and similar expressions, are intended to identify forward-looking statements. We have based forward-looking statements largely on our current expectations and projections about future events and financial trends that we believe may affect our business, financial condition and results of operations. This document may also contain estimates and other statistical data made by independent parties and by us relating to market size and growth and other industry data. This data involves a number of assumptions and limitations, and you are cautioned not to give undue weight to such estimates. We have not independently verified the statistical and other industry data generated by independent parties contained in this supplement and, accordingly, we cannot guarantee their accuracy or completeness. In addition, projections, assumptions and estimates of our future performance and the future performance of the industries in which we operate are necessarily subject to a high degree of uncertainty and risk due to a variety of factors, including those described under the headings "Item 1A Risk Factors" in our 2019 Annual Report on Form 10-K for the year ended December 31, 2019 and our Quarterly Reports on Form 10-Q for the quarters ended March 31, 2020, June 30, 2020 and September 30, 2020. These forward-looking statements are subject to various risks and uncertainties and America First Multifamily Investors, L.P. ("ATAX" or "Partnership") expressly disclaims any obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or othe

Most, but not all, of the selected financial information furnished herein is derived from the America First Multifamily Investors, L.P.'s consolidated financial statements and related notes prepared in conformity with generally accepted accounting principles in the United States of America ("GAAP") and management's discussion and analysis of financial condition and results of operations included in the Partnership's reports on Forms 10-K and 10-Q. The Partnership's annual consolidated financial statements were subject to an independent audit, dated February 26, 2020.

Disclosure Regarding Non-GAAP Measures

This document refers to certain financial measures that are identified as non-GAAP. We believe these non-GAAP measures are helpful to investors because they are the key information used by management to analyze our operations. This supplemental information should not be considered in isolation or as a substitute for the related GAAP measures.

Please see the consolidated financial statements we filed with the Securities and Exchange Commission on Forms 10-K and 10-Q. Our GAAP consolidated financial statements can be located upon searching for the Partnership's filings at www.sec.gov.





PARTNERSHIP FINANCIAL INFORMATION

TABLE OF CONTENTS

	Pages
Supplemental Letter from the CEO	4
Quarterly Fact Sheet	6
Financial Performance Trend Graphs	7-12
Other Partnership Information	13
Partnership Financial Measures	14-15



AMERICA FIRST MULTIFAMILY INVESTORS L.P. SUPPLEMENTAL LETTER FROM THE CEO

During the third quarter of 2020, ATAX continued to focus on monitoring the impact of COVID-19 on our business, taking advantage of strategic investment opportunities, and strengthening relationships with our business partners.

We reported the following financial results as of and for the three months ended September 30, 2020:

- Total revenues of approximately \$13.8 million
- Net loss, basic and diluted, of (\$0.03) per Beneficial Unit Certificate ("BUC")
- Cash Available for Distribution of \$0.06 per BUC
- Total assets of approximately \$1.2 billion
- Total Mortgage Revenue Bond ("MRB") investments of approximately \$796.5 million

We reported the following notable transactions during the third quarter of 2020:

- Committed to fund one MRB totaling up to \$15.0 million and fund one taxable MRB totaling up to \$7.0 million for construction of an affordable
 multifamily property. ATAX advanced MRB funds totaling \$2.0 million during the third quarter of 2020, with remaining MRB and taxable MRB
 commitments to be funded throughout the construction period.
- Committed to fund two Governmental Issuer Loans ("GIL") totaling up to \$67.1 million and fund two property loans totaling up to \$52.0 million for construction of two affordable multifamily properties. ATAX advanced GIL funds totaling \$22.1 million and advanced property loan funds of \$3.0 million during the third guarter of 2020, with remaining commitments to be funded throughout the construction period.
- Entered into initial TOB Trust financings related to one MRB, two GILs and two property loans for net proceeds of \$26.5 million.
- Invested capital in one unconsolidated entity of \$6.4 million.
- Received redemption proceeds on one MRB totaling \$6.5 million.
- Issued five-year secured notes to Mizuho Capital Markets secured by cash flows associated with our residual interests in our TEBS financing
 arrangements for gross principal of \$103.5 million. We concurrently reduced the effective interest rate on the notes by entering into two total return
 swaps with Mizuho. Approximately \$24.8 million of proceeds were immediately available for ATAX's use with the remaining posted as collateral
 with Mizuho for the two total return swaps. Of this amount, ATAX can make approximately \$41.3 million in additional cash available for use by
 March 2022.
- Extended the maturity date of ten TOB Trust financings from dates in 2021 to July 2023.
- Extended the maturity date of two unsecured lines of credit to June 2022.





The impacts of COVID-19 on the general economy and our operations continue to evolve. What we do know is that:

- Our business partners remain open for business.
- We have access to capital markets as needed.
- All our multifamily MRBs are current on contractual principal and interest payments as of September 30, 2020.
- We have received no requests for forbearance on multifamily MRBs to date, though we have received forbearance requests related to our sole student housing MRB and our sole commercial property MRB.
- There have been no supply chain disruptions for labor or building materials at the Vantage properties.
- Despite the impacts of COVID-19, our student housing MF Properties continue to meet all mortgage and operational obligations with cash flows from operations.
- Our team continue to perform at a high level while observing policies that align with recommendations and requirements of the U.S. Centers for Disease Control and Prevention.

We are committed to managing ATAX through the uncertainties of COVID-19 and the repercussions in the general market in the best interest of our unitholders.

Thank you for your continued support of ATAX!

<u>/s/ Chad L. Daffer</u> Chad L. Daffer Chief Executive Officer



THIRD QUARTER 2020 FACT SHEET

PARTNERSHIP DETAILS (As of September 30, 2020)

Symbol (NASDAQ) Most Recent Quarterly Distribution Unit Price	\$ \$	ATAX 0.06 4.05
BUCs Outstanding (including Restricted Units) Market Capitalization 52-week BUC price range	\$	60,835,204 246,382,576 \$3.58 to \$8.10

Partnership Financial Information for Q3 2020 (\$'s in 000's, except per BUC amounts)

	<u>9/30/2020</u>	<u>12/31/2019</u>
Total Assets Leverage Ratio ¹	\$1,174,625 66%	\$1,029,169 61%
	<u>Q3 2020</u>	<u>YTD 2020</u>
Total Revenue	\$13,840	\$42,055
Net Income (Loss)	\$(1,160)	\$6,410
Cash Available for Distribution ("CAD") ²	\$3,873	\$12,410
Distribution Declared per BUC ³	\$0.060	\$0.245

ATAX was formed for the primary purpose of acquiring a portfolio of MRBs that are issued to provide construction and/or permanent financing of multifamily residential properties. We continue to expect most of the interest paid on these MRBs to be excludable from gross income for federal income tax purposes. In addition, we have invested in equity interests in multifamily, market rate projects throughout the U.S. We have also acquired interests in multifamily projects ("MF Properties") to position ourselves for future investments in MRBs issued to finance these properties or to operate the MF Properties until their "highest and best use" can be determined. We continue to pursue a business strategy of acquiring additional MRBs, on a leveraged basis, and other investments.

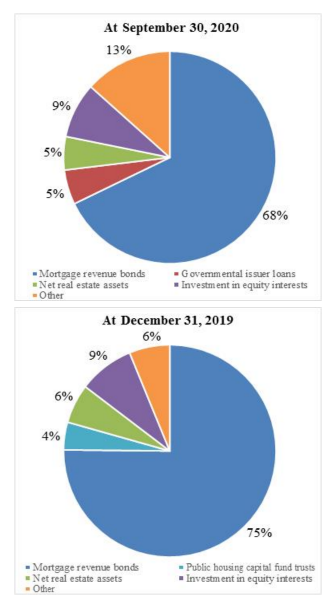
1 Our overall leverage ratio is calculated as total outstanding debt divided by total assets using cost adjusted for paydowns and allowances for MRBs, Governmental Issuer Loans, PHC Certificates, property loans, and taxable MRBs, and initial cost for deferred financing costs and MF Properties.

2 Management utilizes a calculation of Cash Available for Distribution ("CAD") to assess the Partnership's operating performance. This is a non-GAAP financial measure and a reconciliation of our GAAP net income (loss) to CAD is provided on page 14 of the Supplement herein.

³ The most recent distribution was paid on October 30, 2020 for BUC holders of record as of September 30, 2020. The distribution is payable to BUC holders of record as of the last business day of the quarter end and ATAX trades ex-dividend two days prior to the record date, with a payable date of the last business day of the subsequent month.

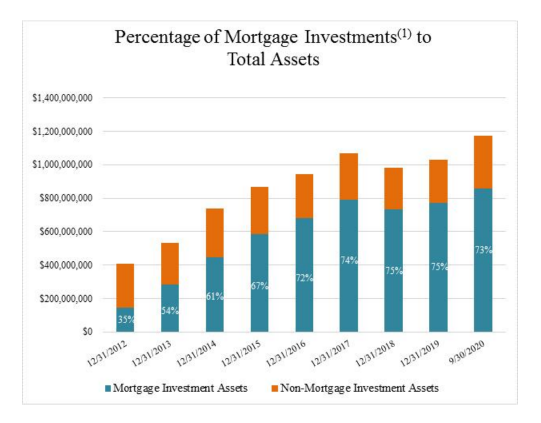


ATAX ASSET PROFILE





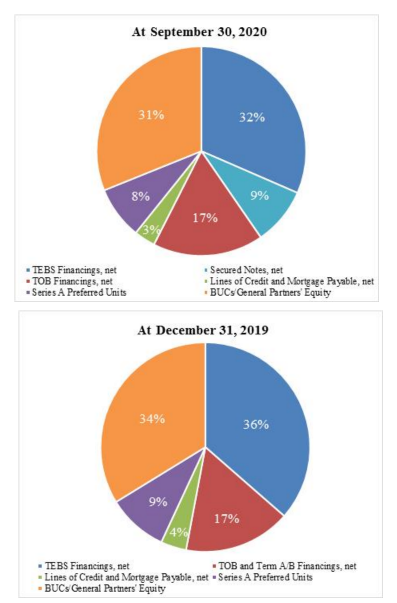
ATAX MORTGAGE INVESTMENT PROFILE



1 Mortgage Investments include the Partnership's MRBs and Governmental Issuer Loans.



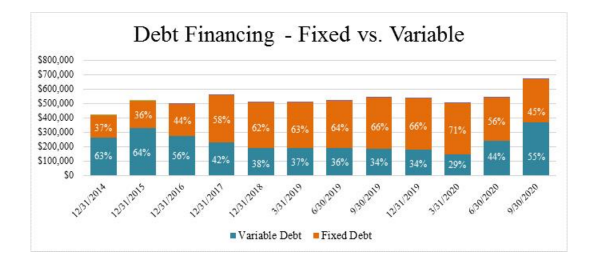
ATAX DEBT AND EQUITY PROFILE







DEBT FINANCING, NET (\$'s in 000's)



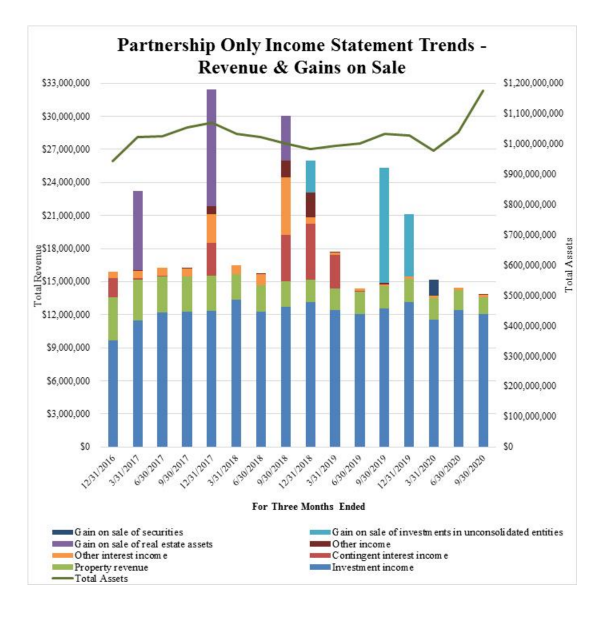
INTEREST RATE SENSITIVITY ANALYSIS¹

Description	- 25 basis points	+ 50 basis points	+ 100 basis points	+ 150 basis points	+ 200 basis points
TOB Debt Financings	\$431,568	\$(863,795)	\$(1,727,591)	\$(2,591,386)	\$(3,455,181)
TEBS Debt Financings	130,772	(261,545)	(523,089)	(784,634)	(1,046,178)
Other Investment Financings	(92,566)	54,752	(4,463)	(63,678)	(122,893)
Variable Rate Investments	(75,651)	161,752	511,271	871,781	1,250,470
Total	\$394,123	\$(908,836)	\$(1,743,872)	\$(2,567,917)	\$(3,373,782)

1 Represents the change over the next 12 months assuming an immediate shift in rates and management does not adjust its strategy in response.

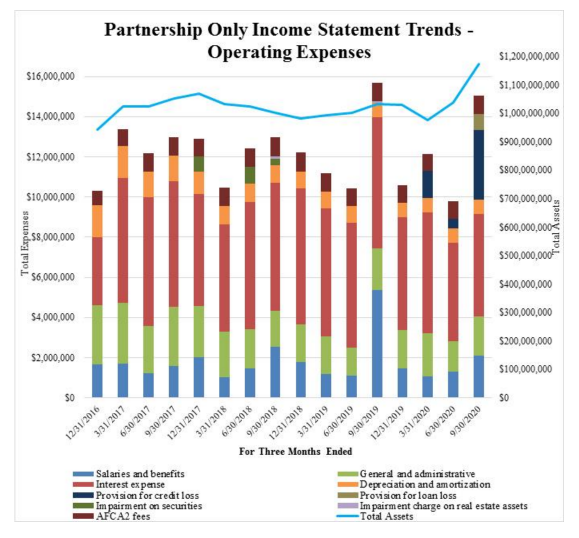


TOTAL REVENUE & GAIN ON SALE TRENDS





OPERATING EXPENSE TRENDS



Since October 1, 2018, the ratio of "Salaries and benefits" and "General and administrative" expenses to Total assets has averaged approximately 0.37% per quarter.
 Salaries and benefits expense for the three months ended September 30, 2019 includes approximately \$2.7 million of expense related to the accelerated vesting of restricted units upon the change in control of ATAX's general partner on September 10, 2019.



12

OTHER PARTNERSHIP INFORMATION

Corporate Office:

14301 FNB Parkway Suite 211 Omaha, NE 68154 Phone: Investor & K-1 Services: Web Site: K-1 Services Email: Ticker Symbol:

402-952-1235 855-4AT-AXK1 www.ataxfund.com k1s@ataxfund.com ATAX

Corporate Counsel:

Barnes & Thornburg LLP 11 S. Meridian Street Indianapolis, IN 46204

Board of Managers of Greystone AF Manager, LLC: (acting as the directors of ATAX)

Stephen Rosenberg Curtis A. Pollock Jeffrey M. Baevsky Drew C. Fletcher Steven C. Lilly Walter K. Griffith William P. Mando, Jr.

Corporate Officers:

Chief Executive Officer – Chad L. Daffer Chief Financial Officer – Jesse A. Coury Chief Investment Officer - Kenneth C. Rogozinski



Transfer Agent:

American Stock Transfer & Trust Company 59 Maiden Lane Plaza Level New York, NY 10038 Phone: 718-921-8124 888-991-9902

Independent Accountants:

PwC 1 North Wacker Drive Chicago, Illinois 60606

Chairman of the Board Manager Manager Manager Manager Manager Manager

AMERICA FIRST MULTIFAMILY INVESTORS, L.P. CASH AVAILABLE FOR DISTRIBUTION (CAD) AND OTHER PERFORMANCE MEASURES

The following table contains reconciliations of the Partnership's GAAP net income (loss) to its CAD:

	For the Three Months Ended September 30, 2020		For the Nine Months Ended September 30, 2020	
Partnership net income (loss)	\$	(1,160,017)	\$	6,410,088
Change in fair value of derivatives and interest rate derivative amortization		14,569		(104,279)
Depreciation and amortization expense		719,783		2,141,302
Provision for credit loss		3,463,253		5,285,609
Provision for loan loss		811,706		811,706
Reversal of impairment on securities		-		(1,902,979)
Impairment charge on real estate assets		-		25,200
Amortization of deferred financing costs		497,018		1,288,044
Restricted units compensation expense		299,524		634,860
Deferred income taxes		(34,601)		(66,482)
Redeemable Series A Preferred Unit distribution and accretion		(717,763)		(2,153,288)
Tier 2 Income distributable (Loss allocable) to the General Partner		-		80,501
Bond purchase premium (discount) amortization (accretion), net of cash received		(20,389)		(39,956)
Total CAD	\$	3,873,083	\$	12,410,326
Weighted average number of BUCs outstanding, basic		60,545,204		60,614,862
Partnership Only:				
Net income (loss) per BUC, basic	\$	(0.03)	\$	0.07
Total CAD per BUC, basic	\$	0.06	\$	0.20
Distributions declared per BUC	\$	0.060	\$	0.245





AMERICA FIRST MULTIFAMILY INVESTORS, L.P. TAX INCOME INFORMATION RELATED TO BENEFICIAL UNIT CERTIFICATES

The following table summarizes tax-exempt and taxable income as percentages of total income allocated to the Partnership's BUCs on Schedule K-1 for tax years 2017 to 2019. This disclosure relates only to income allocated to the Partnership's BUCs and does not consider an individual unitholder's basis in the BUCs or potential return of capital as such matters are dependent on the individual unitholders' specific tax circumstances.

	2019	2018	2017
Tax-exempt income	37%	41%	62%
Taxable income	63%	59%	38%
	100%	100%	100%



15